Case 1:18-cv-07515-JPO Document 47 Filed 08/02/19 Page 1 of 3

SOPHIE CAHEN Re: Index 1:18-cv-07515-jpo

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RECEIVED

Hon J. Paul Oetken United States Courthouse #706 40 Foley Square New York, NY 10007

U.S. DISTRICE COURT S.D.M.Y.

August 2, 2019

Re: **Additional Extension Request**

Your Honor,

When anyone thought JP Morgan Chase "JPMC" and their lawyer(s) couldn't possibly go any lower, well they just showed they do. Now Jeanfreau has also attempted to mislead you, just as Auerbach and Scibetta have. His letter is very disturbing

The "April 26 deadline" was only set after a series of blatant lies and misrepresentations to the Court. I was then hospitalized for a life threatening condition over the course of several weeks. Jeanfreau's flippancy of attempting to minimize their misdeeds is appalling.

Not only I was harassed with the phone calls as I mentioned in my previous letters to the court, but they did just that once again a few days ago. They also have a serial habit of filing things on the eve of holidays or on that holiday itself. This letter from Jeanfreau dated August 1 was done to harass and to attempt to intimidate me. In fact, August 1, is my exhusband Jean Louis Vorburger's ("JLV") birthday. There was nothing random about it, and it was done intentionally. This harassment must stop. (JLV was very abusive, attempted to strangle me and was incarcerated many times).

JP Morgan Chase Bank has been repeatedly lying to you and deceiving you. And now they even begin their letter with "Dear" Judge Oetken which is highly inappropriate and disrespectful (attempting to downplay their bad behavior, deceit and lies). It implies a certain desinvolture, but it doesn't change the fact that they have harassed me, and that is reprehensible.

It is certainly not Jeanfreau's place to suggest what the court must do, or not, including to not extend beyond August 14 if the need arose.

My health was jeopardized by their unconscionable behavior. They do not get to brush under the rug their repeated harassment.

I do request that Jeanfreau is asked to immediately withdraw his appearance in this matter. I also believe he knows JLV at least through some of his old companies in New Jersey. The tone of the letter is also too similar as to what JLV would say.

Case 1:18-cv-07515-JPO Document 47 Filed 08/02/19 Page 2 of 3

So I ask that Jeanfreau is made to withdraw from appearing in this matter, and that his letter not be taken into consideration.

I have asked this Court to respectfully grant me an extension from July 27, 2019 through August 14, 2019. As I mentioned before, if anything should be dismissed It would be their motion to dismiss but not this case.

Thank you.

Respectfully,

Sophie Cahen

Pro-Se

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